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DABNEY, JR.

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Dr. Dabney, Jr.

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## ABOUT THE CONVICTS

The Governor Wants To Know The Facts

as To Their Treatment.

SOME CHANGES THAT ARE NEEDED

There Seems No Way of Enforcing

the Rules of the State.

MORE THAN A MILLION AND A QUARTER

Of Loss of Value Shown by Yesterday's

Drops—The Election of the Teeth

Ordered—Other Capital News.

Governor Atkinson has ordered a thor-

ough investigation into the methods of

treating convicts in the Georgia penitenti-

ary.

This is in accordance with some decided-

ly pointed remarks which he made at the

time of the Gary hearing which grew out

of the suicide of Porter Stocks.

Yesterday the governor had a conference

with Judge Turner, principal keeper of the

penitentiary, and as a result of that talk

Captain Moore, the assistant principal keep-

er, was instructed to make a thorough

study of the methods employed by the

lessees and their representatives in the

treatment of the convicts and to make a

special report concerning each camp as

to whether the convicts were treated with

cruelty or were left off with too light

treatment. It is the governor's purpose to bring

about what he considers a much needed

reform in the regulations of the peniten-

tiary by providing some method of punish-

ment for the lessees or their employees for

failure to carry out the penitentiary rules.

On the trial of Captain Gary some testi-

mony was introduced to the effect that the

handling of convicts at Minneola camp was

much better than at a number of the other

camps. In view of the disclosures

concerning the looseness with which Stocks

in particular had been handled at this mod-

el camp, the governor announced very posi-

tively that if he believed the comparisons

## THEY PNE FOR REST

Connellmen Beset on Every Side Regard-

ing the Late Closing Movement.

TWO LEAVE TOWN FOR QUIETUDE

There Is Talk of an Extra Session of Coun-

cil This Week, but It Has Not

Been Called.

The members of the joint committee of

the general council to which was referred

the extension of the saloon hours have

five days more in which to consider the

papers now in hand.

On yesterday afternoon Colonel Marion

W. Harris, of the firm of Harris &amp; Harris,

went down to Bullard's, a small station

near Hawkinsville, and urged the motion

for a new trial before Judge Smith, of the

Oconee circuit. After hearing the grounds

for the motion, Judge Smith stated that

he would reserve his decision until this

morning. Last afternoon, Harris returned

to Macon and notified Colonel Glenn, of

this city, that the conference to be held

with the governor would occur on Wednes-

day.

What the decision of Judge Smith will

be cannot be told. He has not intimated

whether he will grant the motion or

whether he will refuse it. He has, however,

said to any one, and not even the attor-

neys in the case have the slightest idea

what he will determine in regard to the

motion that he now has under his con-

sideration. In the meantime the people

of the entire state are awaiting the result

of the decision.

A refusal on the part of Judge Smith

to grant a new trial would not necessarily

imply that Mrs. Nobles would be hanged.

There are several other channels through

which delay may be occasioned, and the

fact that the new trial may be denied would

not cause the attorneys to abandon the

case by any means. On the other hand

## FOR A NEW TRIAL.

A Motion Was Made Yesterday in the

Case of Mrs. Nobles.

THE ENTIRE STATE IS INTERESTED

And Many Letters Have Been Received

Protesting Against the Hanging of a

Woman in the State of Georgia.

It is reasonably certain that Mrs. Nobles

will not hang at Jeffersonville on next

Friday, and those who had expected to wit-

ness the execution will be disappointed.

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## THE COMMISSIONER.

Railroad Men Meet Today at Manhattan

Beach To Elect Their Man.

A VERY IMPORTANT MEETING

Much Speculation as to the Fate of the

Association—Other News and Gos-

sip of the Rail.

Stahlman, Finley, Haines—and a half

dozen more.

There seems to be no lack of timber

for the railroad magnates who will gather

today at Manhattan Beach to elect a com-

missioner for the Southern Railway and

Seaboard Association.

The interest runs high and the election

will be eagerly watched by all railroad

men in the south.

There never was a more critical period

in all the history of the association and

the meeting at Manhattan, if it does any-

thing at all, will certainly take such a step

as will make it permanent or break it up

entirely.

In the opinion of many of the railroads

the outcome of the Manhattan Beach meet-

ing will be to form an association with no

broader scope than the southeastern ter-

ritory. This would mean that the bound-

ary of the territory of the association would

be limited to the Southern Railway and

Seaboard, and that the Louisville and

Nashville, and the Queen and

Crescent, and the Illinois Central, which

have been members heretofore will not

enter the new arrangement among the

roads.

This would be a disastrous blow to the

Southern Railway and Steamship Associa-

tion, and the probable result would be that

the new organization would be formed among

the western lines with headquarters in At-

lanta, just as the association which would

be formed with the eastern lines.

The truth is, nothing can safely be

## NOW, THIS IS REALISM

Cap Joyner and His Men To Fight a Fire

on the Stage.

COMMISSIONER BRANAN AS A POLICEMAN

Will Wear His Uniform and Sing a Comic

Song—Brilliant Programme

for Tonight.

Realism of the most pronounced variety

will characterize the entertainment to be

given at the Grand tonight for the benefit

of the firemen.

Cap Joyner and a corps of his lively fire-

men will appear in a great fire scene. The

little red wagon, drawn by Cap Joyner's

trained horse, will dash upon the stage,

and a half dozen people will leap from the

burning building into the life net below.

The life net will be held by a dozen sturdy

firemen.

Police Commissioner Bud Branan, the

humorist of the police department, will ap-

pear in the role of a policeman. He will

be dressed in a new police uniform and

will subdue a crowd of toughs. The patrol

wagon will dash upon the stage, driven by

a policeman, and Commissioner Branan

will put his prisoners on board the wagon.

Then he will sing his famous song, "Are

You There, Moriarty?" As a comic singer

Commissioner Branan has few equals. In

his younger days he took part in nearly

all the amateur shows that were given in

the city. But he won his greatest fame as

a singer during the famous deadlock in the

police bond issue. It was long after mid-

night and the stubborn deadlock was at its

worst. The other commissioners were sleep-

y, and Commissioner Branan was the only

one who was awake. He waited until upon

the floor and commenced his famous song.

He aroused the crowd, restored good humor all

around, and in a few minutes, as a result of

the commissioner's song, an armistice was

declared and the stubborn session ever

## Highest of all in Leavening Power.—Latest U.S. Gov't Report

## Royal Baking Powder

ABSOLUTELY PURE

AT WHOLESALE BY THE TRADE GENERALLY.

## MANY WILL MARCH.

More Than Two Thousand Men Will

Parade the City.

GREAT ARRANGEMENTS FOR LABOR DAY

Prominent Labor Leaders of the Country

Will Speak and an Excellent Pro-

gramme Will Be Rendered.

The federation of trades has determined

to make the celebration of Labor Day in

Atlanta one of the most auspicious oc-

casions that has ever occurred in the history

of the organization.

The meeting was largely attended and

many of the union men were out. Just

sixteen unions of the city were represented,

and every one present entered into the spir-

it of the meeting with much eagerness and

unanimity. The committees that have been

appointed from time to time have been very

successful in their work, and they have

really accomplished more than they ex-

pected.

Those who have charge of the arrange-

ments for the day are meeting with grati-

fying success, and judging from present

prospects, the occasion will be a red letter

day in the annals of the federation of

trades. The interest that is being mani-

fested is not confined to Atlanta by any

means, but some of the best speakers and

most enthusiastic labor men of the coun-

try are coming and will be present on that

day.

As yet the entire programme has not been

arranged, and it will be impossible to pub-

lish the names of the speakers until the list

is completed. Secretary Strauss is receiving

many letters from the prominent labor en-

thusiasts of the country, all of whom are

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# A GOOD START.

\$1,650,000 Gold Will Be Exported by the Steamer Lahn Today.

## HEAVY SHIPMENTS FEARED SATURDAY

In Consequence Stocks and the Cereals Close Lower—Cotton War Buoys on Liverpool's Seasonal Advance.

New York, August 12.—The general expectations in stock circles at the close of last week was that if the government report issued on Saturday proved favorable the markets for securities would show considerable advance, a very quiet condition of affairs prevailed and speculation presented few features of interest. After a fairly steady opening an advance of 1/4 to 1/2 per cent in prices, the bears made a series of raids under which the improvement was lost. Around midday the general market for a short time, but later on prices again yielded. As compared with the price figures of the morning American Tobacco declined 1/2, Burlington and Quincy 1/4 and others only 1/4 to 1/2 per cent. The selling movement was due in part to the unexpected gold shipment engagement (11,500,000) for shipment by the steamer Lahn tomorrow. The strength of sterling exchange increased the apprehension of a change in the gold market before the end of the week. The dealings in stocks were largely professional and the leading operators appeared to be taking the interest in the dealings, but the general market showed a short interest increased. Final quotations were 1/4 to 1/2 above the lowest, and speculation closed steady in tone. Among the specialties, the market for American Tobacco and Chicago and Eastern Illinois preferred were strong throughout and closed with a net gain of 1/4 per cent. The former on the latter for Boston account. Net changes in the active list generally showed a decline of 1/4 to 1/2 per cent. American Tobacco went off 1/4, while Chicago and Eastern Illinois preferred and New York, Susquehanna and Western rose 1/4.

Of the total sales the following figures for 1894, Chicago \$14,700, Burlington and Quincy \$12,800 and St. Paul \$10,800 shares.

Bonds were firm, sales footing up \$1,150,000.

Treasury balances: Gold, \$86,885,859; currency, \$85,227,882.

Money on call easy at 10 1/2 per cent; last loan at 1 1/2, closing offered at 1 1/2.

Prime mercantile paper 4 1/2 per cent.

Bar silver 66 1/2; Mexican dollars 53 1/2.

Sterling exchange firm with actual business in bank at 10 1/2 per cent, steady; 60 days \$1.05 1/2; 90 days \$1.05 1/2; 120 days \$1.05 1/2; commercial bills \$1.05 1/2.

Government bonds quiet.

State bonds steady.

Railroad bonds firm.

Silver at the board was neglected.

London, August 12.—Bullion steady; quoted 25 1/2 per ounce. Paris advances quoted 3 per cent, 102 francs 35 centimes for the account and exchange on London 25 centimes for checks.

11, following are the closing quotations:

Alabama Pac.	125 1/2	Northern Pac.	4 1/2
Albany & W.	100	Norfolk & W.	10 1/2
Albany & Altou.	100	Northwestern	10 1/2
B. & O.	96 1/4	do. pref.	2 1/2
B. & O. M.	100	Ohio & M.	10 1/2
B. & O. N.	100	Reading	15 1/2
B. & O. W.	100	Rock. & M.	10 1/2
B. & O. Y.	100	St. Paul	71 1/2
B. & O. Z.	100	St. Paul & N.	10 1/2
B. & O. A.	100	Silver City	10 1/2
B. & O. C.	100	T. C. I.	38 1/2
B. & O. D.	100	Texas & M.	10 1/2
B. & O. E.	100	Tex. Pac.	12 1/2
B. & O. F.	100	Union	10 1/2
B. & O. G.	100	Wabash St. L. & P.	21 1/2
B. & O. H.	100	W. & O.	10 1/2
B. & O. I.	100	Wheeling & L. & K.	16 1/2
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## ORDERED HIM OUT.

Judge W. L. Calhoun Passes a Ruling  
Against Mr. John Walker.

HE WILL APPEAL THE CASE.

The Ordinary Declares That He Is Incompetent to Handle the Estate of His Uncle—What the Order Said.

The decision of Ordinary W. L. Calhoun was rendered yesterday morning in the case of Mr. John Walker, and the young attorney has been removed as executor of his uncle's estate.

This sudden termination of the sensational case will bring about further complications and preparations have been made to take it at once to the higher courts.

It was an embarrassing position for Judge Calhoun, as he was called upon personally to say whether Mr. Walker was capable of attending further to the affairs of the estate, summing all the testimony given last week however, he concludes that the young man is not in a condition to remain in charge of the property.

The decision of the judge is prefaced with the statement that the testimony has shown that Mr. Walker is a man above the ordinary in intellect, and that his integrity of character is unquestionable, but the continued affairs of the business have preyed upon his mind to such an extent that he is not in a fit condition to remain as executor.

The full decision rendered by Judge Calhoun was as follows:

"The laws of this state provide that where an executor wastes or mismanages the estate or for any other reason he is unfit for the trust reposed in him, the ordinary may in his discretion remove such executor and return the letters testamentary or pass such order as in his judgment is expedient under the circumstances of the case."

"After a full hearing of the case above stated my conclusion is as follows:

"It was not established that the executor is a man of unsound mind; upon the contrary the weight of the evidence disclosed that he is a young man whose intelligence is above the average. He is shown also to be possessed of an energy almost unparalleled, and his integrity and good character are unquestioned."

"The testimony, however, further discloses that his mind has been absolutely and entirely absorbed in the business of the estate; that he has spent many days and months and sleepless nights therein, and as the result of which he has accumulated an unusual and, it would seem, unnecessary quantity of pleadings and other papers connected with the estate, which have been brought into court by the executor."

"It is further shown that the executor has had the effect of rendering him irritable, excitable, easily offended and violent temper, and that he has become incensed against and is not on speaking terms with most of the persons interested in the estate and their attorneys; that he has used very unkind and severe language of and concerning some of them, particularly of his aunt, Mrs. Kolbein, and threatened to meet their attorneys and out of court that he was not respectful to Judge Richard H. Clark, before whom the bill in equity in the matter is pending, was so violent that the judge was compelled to call an officer of the court to his aid and finally declared that he would be compelled to leave the courtroom unless Mr. Walker should keep quiet. It was further shown that the executor had made to the executor to submit all questions of priorities, etc., to the judge, who might decide them in his own discretion, and lead to an early settlement of the estate, and having expressed since the executor qualified. From these facts I am regretfully but irresistibly led to the conclusion that notwithstanding Mr. Walker's intelligence and his integrity of character, the matters with regard to this estate herebefore referred to have so wrought upon his mind that it is impossible for him to give to the business thereof the clear, dispassionate, deliberate and business-like judgment which the estate and the executor that his connection with it should cease, and I therefore direct that an order be pronounced and entered on the minutes revoking his letters testamentary."

**Caused Much Comment.**  
The order of Judge Calhoun caused much comment yesterday and there were those who said that it was too severe, but others sustained him, declaring that in the light of all the evidence it could not have been otherwise.

When seen yesterday afternoon Mr. Walker said that the case would go by appeal to the superior court, but that he did not think it proper to discuss it. Being informed, however, that the matter had created much interest and was generally discussed Mr. Walker said:

"I was made executor by my deceased uncle without my knowledge or consent. I accepted the trust and as has been decided by the ordinary, have been faithful in discharging the same. My uncle was indebted at the time of his death for a considerable amount. Among the number was Mrs. Kolbein, the Madam-Rucker Banking Company and my grandmother, Mrs. Reynolds. My uncle, in his will recognized the debt to my grandmother as a trust debt and directed that it be paid. Mrs. Kolbein employed Mr. Steve Clay and Arnold & Arnold to represent her claim and the Madam-Rucker Banking Company employed King & Anderson. These lawyers brought suits on these claims and as the estate was not able to pay all the creditors in full I filed a bill to marshal the assets of the estate so that all the creditors should share equally. When I filed this bill I filed a temporary order restraining these suits brought by Mr. Clay and the other lawyers. After I did this they offered to buy me out as executor, I declined to sell out and they proceeded to take the course they did to remove me. The whole thing smacks of the method of the politician, Steve Clay, Reuben Arnold and Mayor King were not permitted to get claims for their clients that would wipe out the estate, thus leaving my grandmother unpaid. Then failing to get me out by paying me to resign, they concluded they would get rid of me by attacking me on the ground of incompetency. When the case was tried Judge R. H. Clark and King and Anderson were the only men except Judge R. H. Clark who would swear that I was incompetent, while thirty judges of courts and other prominent men testified voluntarily to my competency and integrity."

"The ordinary finds I have been faithful, honest and energetic and that in doing my place of trust simply because he says in his order I am not on friendly terms with some of the plaintiffs and their counsel and because he says I was in contempt at one time of Judge Clark's court. It is safe to say that no lawyer will ever call this ruling of the ordinary as authority. The matter has been reduced to this: I have been removed as executor not because I have mismanaged the estate but simply because I saw fit to protect all the creditors in the estate. In doing this I thwarted the purpose of Steve Clay and his associates, and in so doing the aim of the political ring was to destroy when it could not control. This Messrs. Dorney, Brewster & Howell, representing Mr. Walker, were seen. They will take the case to the superior court by appeal."

**Out of the Question.**  
From The Boston Transcript.  
"You will have to get somebody to identify you," said the paying teller.

"But that's impossible," exclaimed the presenter of the check. "Since I've had this check in my possession I've been so proud that my own mother wouldn't know me."

Druggists say that their sales of Hood's Sarsaparilla exceed those of all others. It is no substitute for Hood's.

## THE CITY'S KEEPERS

The Police Board Met and Disposed of a Month's Work.

NO PROVISION FOR EXPOSITION POLICE

The City Has Not Yet "Come Across" with the Expected \$5,000—Work of the Board.

The question of providing a police force at the exposition grounds was perhaps the most important matter that came before the police board at the meeting yesterday afternoon, but no final action was taken. The board will probably hold a special meeting one day this week for the purpose of considering the matter and reaching some conclusion.

It seems that there has been a misunderstanding between the board and the exposition company about the donation of the company towards providing the police force at the grounds. It seems that the board has been under the impression that the company offered to give the police department \$5,000 for the purpose unconditionally, but in the discussion of the matter yesterday afternoon it developed that the company stipulated that the amount stated would be given the department only in case the city would make an additional appropriation of \$5,000.

Some weeks ago the exposition company was asked by the board of police commissioners to make an appropriation to assist in maintaining a force at the grounds and the company agreed to give the amount stated, provided the city would add another \$5,000 to the appropriation made by it last winter for the exposition police. At this time the city has failed to increase its appropriation, and at the meeting of the board yesterday afternoon Captain English informed the board that unless the city came forward with the additional appropriation the exposition company would withhold its proposed donation.

The matter was discussed at length in secret session but it is understood that it was a bombshell in the board. The board will call on the finance committee of the city council at once and earnestly petition that committee to recommend that the general council make an additional appropriation of \$5,000 for police force at the exposition in order that the \$5,000 offered by the exposition company can be secured. The board wants at least \$15,000 for the purpose, and unless the city makes another appropriation of \$5,000 it looks as if the department will have at its disposal only the original \$5,000 appropriation made by the city last winter.

**Sergeant Moss Exonerated.**  
The first matter acted on by the board yesterday was the trial of Sergeant Moss for striking a negro on the head with his stick.

Dave Berry was the aggrieved individual. He said that on the night of July 20th he was walking down Decatur street. All at once he heard a tremendous racket down the street and saw an army of people running towards him yelling "mad dog" at the top of their voices. He turned and ran back the other way as fast as he could, and before he had gone many yards was hit a terrible blow on the head by Sergeant Moss.

Sergeant Moss said he saw the crowd running up the street and thought that Berry was an escaping thief or criminal of some kind. He yelled to the crowd to stop and when he failed to do so he struck him on the head and grabbed him. Berry was ahead of the crowd, and it looked to the sergeant as if he was running from the gang, the sergeant saying that he did not see any dog.

Sergeant Moss was exonerated by the board.

**Must Pay Their Debts.**  
Complaint was made against two members of the police force for not paying their debts promptly, and the discussion of the matter brought about a decision on the part of the board to strictly enforce the rule of the board requiring policemen to pay their debts promptly.

The standing rule of the department requires members of the force who obtain credit by virtue of their being employed by the city as policemen and contract debts for uniforms, clothing, house rent and other necessities for themselves and families, and who fail to pay for same according to promise, to answer to charges of unofficerlike conduct, and upon conviction they may be dismissed from the force.

**Chief Wright Wants More Men.**  
Captain A. B. Connolly, chief of police, submitted the regular monthly report of the officers of the department. All of the reports showed that especially good work had been done during July by members of the police and detective departments. Captain Wright's report enumerated the amount of stolen goods recovered by his department, and the figures were high. He recommended that more detectives be added to his force in the interest of the city, the present force being too small for the position. Captain Wright says that there has been a great influx of crooks on account of the exposition and he wants more men in order to be able to cope with them.

**The Chief's Interesting Report.**  
Chief Connolly's report was complete. Referring to the exposition police force, Chief Connolly informed the board that he had made arrangements for placing the signal boxes at the exposition grounds, nine in number. The boxes will be placed at the most desirable points on the grounds.

The chief's report showed the number of cases made during July to be 1,235, 179 of which were state cases, leaving 1,056 city cases. Of the state cases ninety-four were prosecuted, and sixty-eight were dismissed. Of the city cases 720 were fined in the recorder's court, and 291 were dismissed, leaving three cases being continued. There were 333 white males arrested and 21 white females. The colored males numbered 676 and the colored females numbered 268.

The total amount of fines imposed by the recorder amounted to \$3,373.50, of which \$1,790 was collected.

Chief Connolly recommended to the board that provision be made for providing the members of the force with winter uniforms. The board approved the recommendation by adopting a motion instructing the chief of police and the committee on uniforms to advertise for bids for furnishing the uniforms. It was the consensus of opinion that the uniforms should be purchased from some Atlanta firm.

**Against Any Kind of Betting.**  
The board approved a proposed ordinance to prohibit the betting on horse and other kinds of racing, whether on the same track in Atlanta or elsewhere. The ordinance has been prepared by the committee on police of the council, and will be introduced at the next meeting of the council. It is said that it is aimed at a concern now in operation in the city.

The proposed ordinance follows:  
"Section 1. Be it ordained by the mayor and general council of the city of Atlanta that from and after the passage of this ordinance it shall be unlawful for any person, firm or corporation to maintain, conduct, manage or operate a betting establishment on any office or place of business of any character or description whatever in the city of Atlanta, in which any person or persons is, or are allowed to bet on horse races, boat races, bicycle races, or any other kind of races or sports, or on whether such race is to be run in the city of Atlanta or at any other place outside of said city."

"Sec. 2. Be it further ordained by the mayor and general council of the city of Atlanta that from and after the passage of this ordinance it shall be unlawful for any person, at any place in the city of Atlanta, to bet on the result of any horse race, boat race, bicycle race, or any other kind of races or sports, or on whether the same is to be run in the city of Atlanta, without the limits of the city of Atlanta."

"Sec. 3. Be it further ordained by the mayor and general council of the city of Atlanta that from and after the passage of this ordinance, that any person, firm or corporation convicted of a violation of either of the foregoing sections of this ordinance in the recorder's court of said city, shall be subject to punishment by a fine not to exceed five hundred dollars, or imprisonment not exceeding thirty days, either or both, at the discretion of the court trying the case."

"Sec. 4. Be it further ordained by the authority aforesaid, that all ordinances or parts of ordinances in conflict with the foregoing ordinance be and the same are hereby repealed."

**COACHES ON THE VESTIBULE**  
Handsomely New Coaches Placed in Service on the Southern Railway Vestibule Limited Train.

THE CARS ARE VERY FINE.

Commencing today, August 13th, the Southern railway place in daily operation handsome new vestibule coaches on the Vestibule Limited trains Nos. 37 and 38 between Atlanta and New York.

These cars have just been received from the Pullman shops, having been built for the Southern railway expressly for this service. They are by far the most luxurious coaches ever run in the south and are unusually comfortable.

By the inauguration of this coach service on the Vestibule passengers can use this train with or without paying the Pullman charges as heretofore. The trains of course have the Pullman cars as heretofore.

The Southern railway are now operating their fine new dining cars on the limited trains. The menu in the dining cars is complete and elegant.

Here is what the passengers had for dinner on Sunday:

**DINNER.**  
Purée of Tomato.  
Consommé with French Peas.  
Cucumbers.  
Baked Pompano, Brown Sauce.  
Potato Cakes.  
Boiled Ham with Cabbage.  
Prime Roast Beef.  
Roast Chicken, Sage Dressing.  
Mashed Potatoes.  
Butter Beans.  
Curry of Mutton, a l'Indienne.  
Fried Corn with Bacon.  
Apple Fritters, Vanilla Flavor.  
Shrimp Salad.  
Fresh Peach Roll, Brandy or Hard Sauce.  
Vanilla Ice Cream, Assorted Cakes.  
Preserve Fruits.  
English and Graham Wafers.  
Fresh Fruit.  
Chilled Watermelon.  
Rouffort and Edam Cheese.  
Another appropriation of \$5,000 for police force at the exposition in order that the \$5,000 offered by the exposition company can be secured. The board wants at least \$15,000 for the purpose, and unless the city makes another appropriation of \$5,000 it looks as if the department will have at its disposal only the original \$5,000 appropriation made by the city last winter.

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Engaged people should bear in mind that we make a specialty of engagement rings, wedding cards and bridal presents. Call on us before supplying yourselves in these lines. J. P. Stevens & Bro., Jewelers, 47 Whitehall street.

don't fool!

with counterfeits—your money deserves the best—if you don't get it blame yourself—brands of known merit cost more than inferior whisky, but, oh! what a difference in the morning.

"canadian club" is being imitated—look out!

bluthenthal "b. & b." & bickart.

marietta and forsyth sts. hello! No. 378. "the big whisky house."

**OPIUM** and Whiskey Habits cured at home without pain. Book of particulars sent FREE. B. M. WOOLLEY, M.D., Atlanta, Ga. Office 1405 Whitehall St.

Do You Want Your House PAINTED?

TELEPHONE or let us know, and we will make you LOWEST PRICES. F. J. COOLEGE & BRO., No. 12 N. Forsyth Street.

A MEDICAL EXPERT, and he lives in Atlanta, Ga. He treats with great success all forms of Chronic Diseases of men and women. Do not give up, no matter what your trouble, till after you have submitted your case to Dr. Bowen.



**SPECIALTIES:** Blood Poison, Syphilis, Herpes, Impetigo, Eczema, Skin Diseases, Stricture cured "at home," Gonorrhea, Varicella, Measles, Whooping Cough, Rheumatism, Dropsy, Irregularities, and all diseases of women, Facial Blemishes.

Dr. Bowen has cured his thousands, and he can cure you. We furnish all our own medicines, sent by express. Send 3c. stamp for question list for males and females and for skin diseases. Address Dr. W. W. BOWEN, Room 209, Norcross Block, 35 Marietta street, Atlanta, Ga.

We Manufacture ALL KINDS—TRUNKS, VALISES, BAGS, CASES, Etc.



THE MOST CONVENIENT TRUNK EVER DEvised.

H. W. ROUSTREE & BRO., TRUNK AND BAG COMPANY, 57 Whitehall Street, Atlanta, Ga., and Richmond Va.

YOU WANT ICED TEA and want it GOOD.

THE PECULIARITIES

of our Tea over any others offered for the purpose, are: FIRST: No loss of flavor by the addition of ice. SECOND: Beautiful color, delightful aroma. THIRD: An individuality and satisfaction about it that you won't find in any other Tea sold in the city.

O. J. Kamper Grocery Co. 390-392 PEACHTREE ST. Phone 623.

Ship Your Fruits, Vegetables, Eggs, Butter, Chickens, Etc. to the nearest highest market prices. Remittance made on day of shipment. Write for particulars to the Kamper Grocery Company, 390-392 Peachtree Street, Atlanta, Ga. H. F. FILL, General Manager, Merchant, 45 Whitehall Street, Atlanta, Ga.

## SHE DEFIES THE LAW

An Old Woman Who Has No Respect for the Court's Majesty.

WOULD NOT YIELD TO THE JUDGE

She Declares That the Writ of Habeas Corpus Cannot Affect Her and That Her Claim Is Supreme.

There is an old negro woman in Atlanta upon whom the law has no effect and she boldly proclaims her defiance thereof. She despises the dignity of courts and the mention of a magistrate stirs all the rancor of her being. The dignity of judicial proceedings is in her eyes mere child's play and the formality attending the cause of justice is of no concern to her except that it disturbs sometimes her daily duties and forces her to bring into play her mammoth muscles.

These muscles were brought into play yesterday before the entrance of the stairway leading to Judge Westmoreland's court, on Hunter street, and her bold defiance of the decision of the court struck the crowd with amazement.

The affair that called forth her ire was a habeas corpus case in which the father claimed possession of a child which had been in the keeping of the old woman.

This formal paper was served on Mary yesterday morning, for that is her name—Mary Osburn—and it informed her in technical parlance to appear at court in the afternoon with the child.

This child is a diminutive dandy of the typical pickaninny class whose mother departed this life several years ago leaving it to the care of its grandmother, who likewise died, placing the baby in possession of Mary Osburn, aforesaid.

Mary is a being of ponderous magnitude and her muscular development is in proportion to her bodily bulk. There is nothing small about her heart if the affection which she evinces for the sable specimen of the human family under her care is considered.

She waddled into the court room yesterday with a look of offended dignity on her glittering countenance, and the force of her sitting down shook the building. She watched the proceedings of the court with an expression of withering scorn. She heard the lawyer for the father of the child state to Judge Westmoreland the reason why the body of the boy should be given over to his care. He was its lawful father and had supported it for years. Mary Osburn had no claim, except what was given by the woman in whose care the dandy had been before.

All of these facts percolated into the mind of the old dandy and she remained. Her lawyer stated the case and showed why Mary should still keep the little dandy. But these reasons were not in accord with the ruling of Judge Westmoreland. After looking into the case, he ruled that the child should be turned over to its father and that if the woman still retained or attempted to retain the child, the sheriff should be called upon and arrest her for contempt.

The tenor of the ruling was explained to the old woman by her lawyer as she left the court room with the child in question pressed to her mighty bosom. Her wrath was rising and the fire of pent up rage flickered fiercely in her eye.

"I ain't gwine giv' in dis time, an' dis here, an' de aint gwine git outen my house 'cep'n' dey totch me, too, an' dey aint gwine do dat lessen dey tote me. Dat's what I says, an' I tell de judge, too, ef he axes my mind on de subject. Can't tek dis here child outen my keer wid none dem dar court doins."

Then came the father of the child and demanded in the name of the law that Mary give it over to his care.

"Come an' git it ef you wants it so bad. Dat's all yer got to do. Come an' git it an' don't stan' off dat way lookin' lak you sheerd as a rice dorg."

The woman had braced herself for a struggle and a big crowd collected. The man approached, the enraged woman, but whether he dreaded the force of her strong right arm or thought of the proximity of a policeman could not be told, he was turned suddenly and walked in the other direction.

According to the order of Judge Westmoreland the sheriff will seize the child and the old dandy will be taken for contempt.

See to it that your blood is purified and enriched by the use of Hood's Sarsaparilla. Then you will not be troubled with nervousness, sleeplessness and loss of appetite. Try it.

How He Did It. Ethel (aged 3)—Did you know, Adam named all the animals? Frances (aged 2)—Did he name the elephant? Ethel—Of course he did.

Frances (after a wondering pause)—How did he name the elephant? Ethel (in a superior tone)—Why, I suppose he looked at the elephant and he said: "I think you just like an elephant and I guess I'll call you elephant." That's why he did it.—Exchange.

Angostura Bitters is known all over the world as the great regulator of digestive organs. Dr. Siegert's is the only genuine. At all druggists.

**PERSONAL.** C. J. Daniel, wallpaper, window shades, furniture and room molding, 40 Marietta street. Send for samples.

**Special Excursion to Tybee August 19th.** The Central Railroad of Georgia will run a special excursion from Atlanta to Tybee Island, the greatest seashore resort on the south Atlantic coast, August 19th. Tickets will be sold August 19th for special train at the exceptionally low rate of \$2.50 for the round trip good to return until August 23d. Special trains will leave Atlanta at 9 a. m. and arrive Savannah 5:30 p. m., Tybee 7 p. m. This will be the ample accommodations will be provided for all. For further information, etc., apply to F. J. Robinson, T. A. S. B. Webb, T. P. A., 16 Wall street; A. S. Howell, union depot. aug 13 2w

**NEW MAP OF ATLANTA.** Printed in Colors and Perfected to Date.

Embracing the Cotton States and International exposition grounds, the new seventh ward (West End), street, water, gas, electric and railroad lines and other necessary information.

Especially prepared and copyrighted by Mr. E. B. Latham, civil engineer, for John M. Miller, publishing agent.

The map is folded in convenient pocket size and costs, in its neat cover, Price 25 cents. For sale at the John M. Miller book store, 29 Marietta street, Atlanta, Ga.

**The Trilby Trunk.** Call at Foot's trunk factory, 17 East Alabama street. Trunk repairing a specialty. Phone 220 July 24-1f

## THE BLUES.

Why do Women have the Blues more than Men?

**(SPECIAL TO OUR LADY READERS.)** Are not women naturally as light-hearted, brave, and hopeful as men? Yes; but woman's organism is different from man's.



Women in perfect or good health are rarely victims of this symptom. Women nearly monopolize the blues, because their peculiar ailments promote them.

When the female organs fail to perform their functions properly, when the dreaded female complaints appear, there is shown nervousness, sleeplessness, faintness, headache, bearing-down pains, etc., causing the dreaded "let-me-alone" and "all-gone" feelings.

When the woman does not understand what the matter is, and her doctor can not or will not tell her, she grows morose and melancholy; that's the blues. Mrs. Newton Cobb, of Manchester, O., says: "Lydia E. Pinkham's Vegetable Compound will correct all this trouble. I cannot praise it enough. I am pleased to tell every one that it cured me; and if it will cure me, why not others? I am sure my case was severe enough." It will. Get it of your druggist at once.

## FOR THE NEXT TEN DAYS

I will sell anything in stock at and below COST for CASH only, to make room for my Fall Stock. Come and secure a great bargain at once from

HARRY B. ELSTON, MERCHANT TAILOR, 31 E. Alabama St.

N. B.—A few uncalled for Suits at half price.

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## Dinner Sets . .

Our assortment of China Dinner Sets is unapproached . . . Just now there are various specially attractive offerings in this department. It will pay you to investigate . . .

## Preserving Helps.

Everything here—Glasses, Jars and Kettles—at lower prices and in better qualities than you'll find anywhere else. The season is waning. Better begin the preserving . . .

## Alaska Refrigerator.

It has no worthy rival. It combines more service and economy than all the other makes on the market. See our stock . . .

DOBBS, WEY & CO.

## Notice of Receiver's Sale.

In pursuance of an order of Judge J. H. Lumpkin, I will sell at the courthouse door of Fulton county, between the legal hours of sale, on Tuesday, the 24th of September, 1895, to the highest and best bidder, the following property in my hands as receiver of the estate of George E. Roppie, deceased: 1. All that tract or parcel of land situated, lying and being in city lot No. 80, land lot 78, of Fulton county, Georgia, commencing at the corner of Walton and Cone streets, in the city of Atlanta, Ga., at the northeast corner of said city lot, and running west along Walton street 51 1/2 feet, more or less, thence south 101 feet, more or less, thence east 51 1/2 feet, more or less, at a point on Cone street, 30 feet along Cone street, thence north 30 feet along Cone street to the beginning point. On this lot is located the "Belmont" hotel, a 24-room brick building. It is intended that the west line of said lot, shall be the west line of said lot.

2. A city lot with a six-room frame cottage thereon adjoining above on the west side and fronting on Walton street 50 feet, more or less, and extending back a uniform width of 30 feet.

3. All that tract or parcel of land in land lot No. 122 of the 14th district of Fulton county, Georgia, and being all the land formerly owned by McCool on north side of the Rough and Ready road, commencing at a point on said road adjoining Mrs. McCool's land, thence southeasterly 290 feet to a bend in the road, thence south 555 feet, thence west 88 feet, thence in a north-westerly direction 536 feet, thence in a direction nearly north 466 feet, in a diagonal a little east of north 48 feet, thence east to the starting point 996 feet.

4. Also the furniture, silverware, carpets, linens, household and kitchen furnishings contained in the "Belmont" hotel. The terms of sale of said realty in Atlanta are one-half cash and balance in twelve months with interest at 6 per cent per annum, or one-third cash and balance in equal payments at nine and eighteen months at 7 per cent per annum, interest at option of purchaser. As to other property, terms are cash. An inspection of this property is invited. W. F. MARRY, Receiver. aug-2-sat-fri-tu

**CRYSTAL LENSES.** TRADE MARK. Quality First and Always.

Telephone and mail orders carefully filled and promptly delivered. All out-of-town orders securely packed and shipped the day received. J. H. GLENN, 90 Whitehall. Phone 451.

**Notice to Contractors.** The building committee of the Cordelle Female college will receive bids until August 15, 1895, for the erection of a two-story frame school building in Cordelle, Ga. The plans and specifications can be seen at the office of Bruce & Morgan, architects, Atlanta, Ga., or at the Naval Store and Lumberman's bank of Cordelle. The committee reserves the right to reject any and all bids. Address Lee S. Jones, chairman, Cordelle, Ga. July 12-1f

**KELLAM & MOORE, SCIENTIFIC RETAIL SALESMEN.** The oldest lens-grinders in the state. Retail salesmen, 40 Marietta street.

Ex-tra-or-di-na-ry.

The very low prices we have put on all Summer Clothing.

Warm weather Furnishings are also subjected to the reduction impetus. . . . .

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Hammocks! Hammocks!

Ornamental, cool and inviting. Write for our special net price list. We pay express charges on all from \$2.00 to \$4.00. We have twenty-one beautiful styles, from 75c to \$4.00. Come quick, before the assortment is broken.

Croquet Sets, four, six and eight balls. Cheap, medium and the finest. Special prizes on Tennis, as now is the time to buy as well as the time to play. Write us for catalogue. We will mail you one free.

The Clarke Hardware Co., 33 Peachtree Street, Atlanta, Ga.

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We are headquarters for all the sheetmetal work to be done at the exposition grounds. Don't fail to get our prices.

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Just in—Felix's Philadelphia toilet and Dobbins' Electric Soaps at manufacturers' prices. Elgin creamery butter received daily; sale, quality and price unprecedented; 25c per pound.

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**Horseshoeing and Clipping!**

We send for and deliver horses without extra charge. Satisfaction guaranteed in every particular. Prices reasonable.

## SUMMER RESORTS.

**HOTEL ANGLIER,**

Location of Pine and Angier streets, is now opened and ready for business. We have twenty-five of the coolest rooms in the city, located en route to the exposition grounds and in walking distance of same; fare No. 1 and price reasonable. For further particulars call at No. 9 East Alabama street, July 30 time.

**THE HOTEL MARLBOROUGH**

Broadway and 30th Street.

**NEW YORK CITY.**

Covers the entire block on Broadway, with 400 rooms and 200 bathrooms.

The leading Southern Hotel of the metropolis. First-class accommodations at fair prices on either the American or European plan.

LOUIS L. TODD, Proprietor.

**AUGUST IS THE SEASON.**

**LOOKOUT INN,**

Lookout Mountain, Tenn.

Most elegant and fashionable resort hotel in the south. Homer's celebrated orchestra, of Boston, Mass., gives two concerts daily. This is the greatest season of the famous hotel "above the clouds" has ever had. Three hundred guests at present and accommodations for 500. aug 20t

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Finest sea beach in the south.

Fishing unexcelled on the continent.

Street cars free to the beach.

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**Haywood White Sulphur Springs Hotel,**

Waynesville, N. C. George W. Williams & Bro., Proprietors.

This well known resort is now open for the reception of guests. Rates lower than ever before. Daily mail trains with close connections and no layover in Asheville. J. R. STEWART, Manager, formerly of the Swannanoa and Hotel Berkley, Asheville, N. C.

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13 TO 19 E. 11TH ST. NEAR 5TH AVE.

Comfortable family hotel. American plan. Terms, \$1 to \$2 per day.

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Unrivaled as a health and pleasure resort. Invigorating ocean breezes full of life-giving ozone. New plumbing, perfect drainage and all the comforts of the modern home.

Send for descriptive pamphlet.

F. N. PIKE, Manager. June 1-1st sat-sun-tue-thur

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**Odorless Refrigerator**

Now on exhibition at our show

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It uses one-half less ice than others.

It is perfectly dry and pure. Articles of a strong and unpleasant odor can be placed in this Refrigerator with the most delicate articles without any possibility of communicating their flavor one to another. Call and see it.

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